PTO/SB/26 (10-00) Approved for use 10/31/2002. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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Docket Number (Optional)

43299.830001.001

REJECTION OVER A PRIOR	TAIENI	***************************************
Reichwein, et al.		
09/880,973		
June 14, 2001		
INTERACTIVE SYMPTOMAT	IC RECORDING SYSTEM AND	METHODS
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	Reichwein, et al.  09/880,973 June 14, 2001  INTERACTIVE SYMPTOMAT  Joseph White cept as provided below, the term which would extend beyond th and 173, as presently shore. The owner hereby agrees that and during such period that it at t granted on the instant applicate above disclaimer, the owner do not that would extend to the expirate of the prior patent, as presently lure to pay a maintenance feen, is statutorily disclaimed in we are reexamination certificate, is tatutory term as presently shorter elow, if appropriate.  Is on behalf of an organization (e.g., core empowered to act on behalf of the organization or any patent issued the full false statements and the like of Title 18 of the United States (collication or any patent issued the dis an attorney or agent of record.	June 14, 2001  INTERACTIVE SYMPTOMATIC RECORDING SYSTEM AND  Joseph White of 50 percent interest in cept as provided below, the terminal part of the statutory term of a which would extend beyond the expiration date of the full statuand 173, as presently shortened by any terminal disclaime. The owner hereby agrees that any patent so granted on the insum and during such period that it and the prior patent are commonly to granted on the instant application and is binding upon the granted on the instant application and is binding upon the granted to the expiration date of the full statutory term of the prior patent, as presently shortened by any terminal disclaimer in that would extend to the expiration date of the full statutory term of the prior patent, as presently shortened by any terminal disclaimer in that would extend to the expiration date of the full statutory term of the prior patent, as presently shortened by any terminal disclaimed under a reexamination certificate, is reissued, or is in any manner tatutory term as presently shortened by any terminal disclaimer.  So on behalf of an organization (e.g., corporation, partnership, university, government and belief are believed to be true; and further that these statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statements and the like so made are punishable by fine of a false statement in the united States Code and that such willful false statements and the like so made are punishable by fine of a false statement in the united States Code and that such willful false statements and the like so made are punishable by fine of the united States Code and that such willful false statements and the like so made are punishable

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In re Applicati	n of: Reichwein, et al.
Application No	99/880,973
Filed:	June 14, 2001
For:	INTERACTIVE SYMPTOMATIC RECORDING SYSTEM AND METHODS
hereby discla instant applic U.S.C. 154 6,311,162 enforceable of	wner*, Ernst Reichwein, of 50 percent interest in the instant application ins, except as provided below, the terminal part of the statutory term of any patent granted on the tion, which would extend beyond the expiration date of the full statutory term defined in 35 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No The owner hereby agrees that any patent so granted on the instant application shall be ally for and during such period that it and the prior patent are commonly owned. This agreement patent granted on the instant application and is binding upon the grantee, its successors or
the instant ap 154 to 156 ar later: expires competent jur claims cance	ing the above disclaimer, the owner does not disclaim the terminal part of any patent granted on lication that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. In 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of soliction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has alled by a reexamination certificate, is reissued, or is in any manner terminated prior to the full statutory term as presently shortened by any terminal disclaimer.
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